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Appointments.

Provincial Secretary's Office, 20th May, 1881.

HIS HONOUR the Lientenant-Governor has been pleased to appoint W pleused to appoint William Machin, Matthew Piercy, Sen., and Alexander Urquiver, Esquires, to be Fence Viewers for the Comox District, under the provisions of the "British Columbia Line Fences and Water Courses Act Amendment Act, 1881."

Proglamation.

A. N. RICHARDS. [L.S.] CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature of Parliament of Our said Province, at Our City of Victoria, on Monday, the Twenty-third day of May instant, to have been commenced and held, and every of you-- GREETING.

A PROCLAMATION.

GRO A WALKEM, Attorney-General. WHEREAS the meeting of the Legislature or Par-

liament of the Province of British Columbia, stands called for Monday, the Twenty-third day of May instam, at which time, at Our City of Victoria, you were held and constrained to appear

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the case and siderations, and taking into consideration the case and convenience of Our loving subjects, We have thought fit, by and with the advec of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on MONDAY, the TWENTY-FIFTH day of the month of JULY next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, and therein to do as may seem necessary. Herein fail not. fail not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Public Seal of the said Province to be hereunto affixed: WITNESS, the Honourable ALBERT NORTOR RICHARDS, Lieutenaut-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this Twentieth Victoria, in Our said Province, this Twentieth day of May, in the year of Our Lord One thousand eight hundred and eighty-one, and in the forty-fourth year of Our Reign.

By Command.

JAMES CHARLES PREVOST,
Registrar, Supreme Court.

Government Notices.

CIRCULAR.

DEPARTMENT OF THE SECRETARY OF STATE, Ottown, 21st April, 1.81.

SIR, -- I have the honour to transmit to you herewith, a printed circular despatch from the Right Honourable the Secretary of State for the Colonies, and its enclosures, respecting the giving effect to the Treaty between Great Britain and Luxemburg for the partial correction.

Treaty between Great British and Parkentens inutual surrender of Fugitive Criminals.

I have to request that you will cause publicity to be given thereto in the Province of British Columbia.

I have &c.,

E. J LANGEVIN, Under Secretary of State. (Signed)

To His Honour The Licutenant-Governor.

Downing Streft, 11 th March, 1881.

SIR .- I have the honour to transmit to you for pub-Sir.—I have the honour to transmit to you for publication in the Colony under your Government, a copy of a letter from the Foreign Office, enclosing an Order of Her Majesty in Council dated the 2nd March, for giving effect to the T eaty between this country and Luxemburg, signed on the 24th of November tast, for the mutual surrender of Fugitive Criminals.

I have, &c, ned) KIMBERLEY. (Signed)
The Officer administering

the Government of Canada.

The Foreign Office to the Colonial Office. COPY.

Foreign Office, March 5th, 1881.

SIR,—I am directed by Earl Granville to acquaint you, for the information of the Secretary of State for the Colonies, that an Order in Council was passed on the 2nd instant for carrying into effect the Treaty for the mutual surrender of fugitive criminals, a gned between Great Britain and Luxemburg on the 24th

of November last.

The Order in Council was published in the "London Gazette" of the 4th instant, of which I am to enclose copies; and I am to add that the Treaty will come into operation in this country on the fifteenth instant, in conformity with the stipulation contained in Article XV.

I am, &c.,
d) Tenterden. (Signed)

The Under Secretary of State, Colonial Office.

EXTRACT FROM

THE LONDON GAZETTE

OF

Friday, March 4th, 1881.

At the Court at Windsor, the 2nd March, 1881. PRESENT,

The Queen's Most Excellent Majesty.

Lord President. Lord Steward. Marquess of Huntly. Mr. Bright. Sir Arthur Hobhouse.

W HEREAS by the Extradition Acts of 1870 and 1873, it was amongst other things enacted, that where an arrangement has been made with any that where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the same Acts shall apply in the case of such foreign State; and that Her Mujesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominious specified in the Order, and render the operation thereof sub-

being in the part of Her Majesty's dominious specified in the Order, and render the operation thereof subject to such conditions, exceptious, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the twenty-function day of November, one thousand eight hundred and eighty, between Her M jesty and the King of the Netherlands. Grand Duke of Luxemburg, for the Mutual Extradition of Engitive Criminals, which Treaty is in the terms following—

IIER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the King of the Netherlands, Grand Duke of Luxemburg, having judged it expedie: t, with a view to the better administration of justice and to the prevention of crime within the territories of Her Britannie Majesty and the Grand Duchy of Luxemburg, that persons charged with or convicted of the crimes heremafter enumerated, and being fugitives from justice, should. under certain circumstances, be reciprocally delivered up, their said Majesties have named as their Pleni potentiaries to conclude a Treaty for this purpose,

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:--

ARTICLE I.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland engages to deliver up, under the circumstances and on the conditions stipnlated in the present Treaty, all persons, and llis A fugitive criminal shall not be surrendered if the Majesty the King of the Netherlands, Grand Duke of offence in respect of which his surrender is demanded

Luxemburg, so far as concerns the Grand Duchy of Inxemburg, so far as concerns the Grand Duchy of Luxemburg, engages to deliver up under the like circumstances and conditions all persons, excepting subjects of the Grand Duchy, who, having been charged with, or convicted by the Tribunals of ane of the two High Contracting Parties of any of the crimes or offences enumerated in Article II committed in the territory of the one party, shall be found within the territory of the other. within the territory of the other.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:--

1. Murder (including assassination, parricide, infanticide, poisoning, or attempt to murder.)
2. Mansiaughter.
3. Administering 3rugs or using instruments with intent to procure the miscarriage of women.

4. R upe.

5. Aggravated or indecent assoult. Carnal knowledge of a girl under the age of ten years; carnal knowledge of a girl above the age of ten years and under the age of twelve years; indecent assault upon any female, or any attempt to have carnal knowledge

of a girl under 12 years of age.

6. Kiduapping and false imprisonment, child stealing, ab indoning, exposing, or unlawfully detaining

children.

- 7. Adduction of minors. 8. Bigamy, 9. Wounding, or inflicting grievous bodily harm. 10. Assaulting a magistrate or peace or public
- officer.

 11 Threats by letter or otherwise with intent to extoct money or other things of value.

 12. Perjury, or subornation of perjury.

14. Burglary or honsebreaking, robbery with vio-

lence, larceny or embezzlement.

15. Frand by a bailee, banker, agent, factor, trustee, director, member, or public efficer of any company, made criminal by any law for the time being in

- 16. Obtaining money, valuable security, or goods by talse presences; receiving any money, valuable security, or other property, knowing the same to have been unlawfully obtained.

been unlawfully obtained.

17. (a) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money;
(b) Forgery, or counterfeiting or altering or uttering what is forged, counterfeited, or altered;
(c.) Knowingly making without hawful anthority any instrument, rool, or engine adapted and intended for the counterfeiting of coin of the realm.

18. Crimes against Bankruptcy Law.

19. Any malicious act done with intent to endanger

19. Any malicious act done with intent to endanger persons in a railway train.
20. Malicious injury to property, if such offence be

The extradition is also to take place for participation in any of the aloresaid crimes, as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting

ARTICLE HI.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Government of the Grand Duchy of Luxemburg, has already been tried and discharged or punished, or is still under trial, in the Grand Duchy or in the United Kingdom, respectively, for the crime for which his contradition is downward.

potentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honourable William Stuort, a Companion of the Most Honourable William Stuort, a Companion of the Most Honourable Order of the Bath, Her Majesty's Envoy Extraordinary and Minister Plenipotentary to His Majesty the King of the Netherlands, as Grand Duke of Luxemburg;

And His Majesty the King of the Netherlands. Grand Duke of Luxemburg, Baron Felix de Blochansen, Grand Cross of the Order of the Crown of Ook, Chevalier of the Second Class of the Order of the Golden Lion of the Honse of Nassan, &c., &c., his Minister of State, President of the Government of the Grand Duchy of Luxemburg;

Who, after having communicated to each other

The extradition shall not take place if, subsequently to the commission of the crime, or the i stitution of the penal prosecution, or the conviction thereon, exemption from prosecution or publishment has been acquired by lapse of time, according to the laws of the State applied to.

is one of a political character, or if he prove that the takes place; and the said delivery shall extend not requisition for his surrender has in fact been made merely to the stolen urticles, but to everything that with a view to try or to punish him for an offence of a political character.
ARTICLE VI.

A person surrendered can in no ease be kept in prison, or be brought to trial in the State to which the surrender has been made, for any other crime or on account of any other matters than those for which the extradition shall have taken place, uptil he has been restored or has had the opportunity of returning to the country from whence he was surrendered.

The period of one mouth shall be considered as the limit of the period during which the prisoner may, with the view of securing the benefits of this Article, return to the country from whence he was surren-

deced.

This stipulation does not apply to crimes committed after the extradition

ARTICLE VII.

The requisition for extradition must always be made by the way of diplomacy, and to wit, in the Grand Duchy of Luxemburg by the British Minister in Luxemburg, and in the United Kingdom to the Secretary of State for Foreign Allairs by the Foreign Minister in Great Britain, who, for the purposes of this Treaty, is recognized by Her Majesty as a Dipio-matic Representative of the Grand Duchy of Luxem-

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as. according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A requisition for extradition cannot be founded on

sentences passed in contumeciam.

ARTICLE VIII.

If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

The prisoner is then to be brought before a competent Magistrate, who is to examine him and to con duct the preliminary investigation of the case, according to the laws of the country in which he is found.

ARTICLE IX

The extradition shall not take place before the expiration of fifteen days from the date of the fugitive criminal's committal to prison to await his surrender, and then only if the evidence produced in due time be found sufficient according to the laws of the State applied to.

ARTICLE X.

A fugitive criminal may, however, be apprehended under a warrant issued by any Pelice Megistrate, Justice of the Peace or other competent authority in either country, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the person issuing the warrant, justify the issue of a warrant, if the crime had been committed or the prisoner convicted in that part of the dominions of the two Contracting Parties in which he exercises jurisdiction: Provided, la wever, that, in the United Kingdom, the Provided, he wever, that, in the Contact as speedily as accused shall, in such cases, be sent as speedily as possible before a Police Magistrate in London. He shall be discharged, as well in the United Kingdom as in the Grand Duchy of Luxen burg, if, within fourteen days, a requisition shall not have been made for his surrender by the Diplomatic Agent of his country.

ARTICLE XI

If, in any criminal matter, pending in any Court or Tribunal of one of the two countries, it is thought desirable to take the evidence of any witness in the other, such evidence may be taken by the judicial anthorities in accordance with the laws in force on this subject in the country where the witness may be

ARTICLE XII.

All articles seized which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition Victoria, May 10th, 188

may serve as a proof of the crime.

ARTICLE XIII.

The High Contracting Parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance till placed on board ship, as well as for the remulursement of the expenses incurred in taking the evidence of any witness in consequence of Article XI, and in giving up and returning seized articles. They reciprocally agree to bear such expenses themselves.

ARTICLE XIV

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannie Majesty

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessious shalt be made to the Governor or to the supreme authority of such Colony or possession through the Luxendarg Consul, or, in case there should be no Luxemburg Consul, through the Consular Agent of another State charged for the occasion with Luxemburg in crests in the Colony or possession

in question, and recognized by such Governor or supreme anthority as such.

The Governor or Supreme authority above-mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present freaty. He will, however, be at liberty either to consent to the extradition or re-

port the case to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of such individuals as shall have committed in the Grand Duchy of Luxemburg any of the crimes hereinafore mentioned, who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, of the provisions of the present Treaty

The requisition for the surrender of a Ingitive criminal from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules haid down in the preceding Articles of the present

ARTICLE XV.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties, but shall remain in force for six months

af er notice has been given for its termination.

The treaty shall be ratified, and the ratifications shall be exchanged at Brussels as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at Luxemburg, the twenty-fourth day of November in the year of our Lord one thousand eight hundred and eighty

(LS) (LS.) W. STUART. F. DE BLOCHAUSEN.

And whereas the ratifications of the said Treaty were exchanged at Brussels on the fifth day of Jannary, one thousand eight hundred and eighty-one:

ary, one thousand eight hundred and eighty-one:

Now, therefore, Her Wajesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the fifteenth day of March, one thousand eight hundred and eighty-one, the said Acts shall apply in the case of the said Treaty with the King of Netherlands, Grand Duke of Luxemburg

C. L. PEEL.

NOTICE TO PRE-EMPTORS.

NOTICE IS HEREBY GIVEN, in accordance with Section 1 of the "Land Amendment Act, 1879," that the purchase money, or balance of purchase money, for any Pre-emption or Pre-emption Purchase Claim, which has already been gazetted as surveyed, is payable: t the Office of the Chief Commissioner of Lands and Works, or his Agent, in four equal annual instalments; and the third of such instalments will be due and payable on the 10th day of August next. of August next.

GEO. A. WALKEM, Chief Gommissioner of Lands and Works.

Victoria, May 10th, 1881.

TO TAXPAYERS. NOTICE

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at the following places, -

Victoria City, Victoria and Esquimalt Districts:-R. Jones, Victoria.

Cowichan, Salt Spring and adjacent Islands:-H. Fry, Maple Bay.

Nanaimo:-

M. Bray, Nanaimo.

H. Guillod, Comox.

Cassiar, Lake Town:—
J. L. Crimp, Lake Town.

Cassiar. McDame Creek: -R. Poole, McDame Creek.

New Westminster: — J. C. Hughes, New Westminster.

Yale and Hope Polling Division of Yale District:-Wm. Teague, Yale.

Lytton and Cache Creek Polling Division of Yale District: F. Hussey, Lytton.

Kamloops Polling Division of Yale District:—G. C. Tunstall, Kamloops.

Nicola Polling Division of Yale District:—
J. Clapperton, Nicola.

Okanagan and Rock Creek Polling Division of Yale District:— T. McK Lambly, Okanagan.

Lillooet District and Williams Lake Polling Division of Cariboo:--

Wm. Livingstone, Clinton.

Richfield Polling Division of Electoral District of Cariboo.—
G. Byrnes, Richfield.

Lightning Creek Polling Division of Electoral istrict of Cariboo:--District of Cariboo:--S. Archer, Stanley.

Quesnellementh and Keithley Creek Polling Division of Electoral District of Cariboo: -Wm Stephenson, Quesnelle.

Kootenay District:--W. Fernie, Kootenay.

JAMES JUDSON YOUNG, Deputy Treasurer.

NOTICE.

TENDERS FOR ROAD WORK.

SEALED TENDERS, properly endorsed, will be received by the undersigned up to 12 o'clock noon, of Thursday, t'e 26th instant, for ecitain road work to be done in Metchosin District.

Specifications can be seen and blank forms of tender and agreement to execute a Bond can be obtained, at the residence of Hans Helgesen, Esq, M.P.P., Metchosin, and at the Office of the Chief Commissioner of Lands and Works, Victoria.

The lowest or any tender not necessarily accepted.

GEO A. WALKEM, Chief Commissioner of Lands and Works

Lands and Works Department, Victoria, May 17th, 1081.

Notice to Claimants of Land.

KOOTENAY DISTRICT.

NOTICE IS HEREBY GIVEN that Lots 4 and 5, Group One, Kootenay District, have been surveyed, and a map of same can be seen at the Land Office, Victoria, and at the Office of W. Fernie, Esq., Commissioner, Kootenay.

And that elaimants to any portion of this land should prove up their claims in accordance with the Land Act, 1875."

GEO. A. WALKEM,

Chief Commissioner of Lunds & Works.

Lands & Works Department, Victoria, March 5th, 1881.

REDEMPTION OF DEBENTURES.

GOVERNMENT OF BRITISH COLUMBIA.

NOTICE IS HEREBY GIVEN, in accordance with 42 Victoria, Chapter 28, Statutes of British Columbia, that the following Debentures, issued under that Statute, will be redeemed at the Treasury, Victoria, British Columbia, on 10th July, 1881, tamely:

Numbers 76, 21, 65, 10, 67, 35, 44, 26, 54, 72, 87, 25, 31, 55, 88, 75, 70, 58, 13, 71, 83, 64, 89, 63, 60, 57, 38, 80, 47, 50, 34, 18, 36, 6, 69, 1, 39, 14, 27, 24.

JAMES JUDSON YOUNG.

Deputy Treasurer.

Treasury Victoria, 31st December, 1880.

I hereby certify, that on the 29th day of December, 1880, in the presence of J Judson Young, Deputy Treasurer of the Province, the above written Debenture numbers were drawn by me from a total quantity of fifty-one Debenture numbers, in pursuance of Section Five of the above mentioned Statute.

Witness my hand and scal of office at Vietoria, British Columbia, the day and year above written.

J. ROLAND HETT.
Notary Public.

Notice to Claimants of Land.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, that the Land for which Mr. J. J. Robertson made application to purchase, on November 5th, 1880, has been surveyed, and is now known as Lot 468. Group 1, New Westminster District, and contains 300 acres, more or less. A map of same can be seen at the Lund Office, Victoria, and at the Office of J. C. Hughes, Esq., Commissioner, New Westminster.

Persons having claims to any portion of this land should prove up their claims as provided by law.

GEO A. WALKEM, Chief Commissioner of Lands & Works.

Lands and Works Department. Victoria, B.C., 21st May, 1881.

NOTICE TO CLAIMANTS OF LAND.

GALIANO ISLAND, COWICHAN DISTRICT.

NOTICE is hereby given that the following lands in Galiano Island, Cowichan District, have been surveyed, and a map of same can be seen at the Land Office, Victoria.

Lot 1, surveyed for Henry Morris.

Lot 2, surveyed for Henry Georgeson.

Claimants to any portion of the above-mentioned lands should prove up their claims in accordance with the "Land Act, 1875."

GEO. A. WALKEM.

GEO. A. WALKEM,

Chief Commissioner of Lands & Works. Lands and Works Dept, Victoria April 2, 1881.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

ELECTORAL DISTRICT OF COMOX.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Taxes, if paid on or before June 30th, 1881, are collectible at the following rates, viz:-

\$\frac{1}{3}\$ of 1 per cent. on Real Property.
5 cents per sere on Wild Land.
One-fifth of 1 per cent on Personal Property.
\$\frac{1}{2}\$ of 1 per cent. on Income.

If paid after June 30th, 1881:-

1 of 1 per cent, on Real Property.
6 cents per acre on Wild Land,
1 of 1 per cent, on Personal Property,
3 of 1 per cent, on Income.

II. GUILLOD,

Jan. 12th, 1881.

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

HOPE AND YALE POLLING DIVISIONS OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 188., and payable at my office; Assessed Taxes, if paid on or before June 30th, 1881, are collectible at the following rates, viz:-

> 3 of I per cent. on Real Property. 5 cents per acre on Wild Land. One-fitth of I per cent. on Personal Property. of I per cent on Income.

Il paid after June 30th, 4881:-

of 1 per cent. on Real Property. 6 cents per acre on Wild Land
4 of 1 per cent. on Personal Property.
5 of 1 per cent. on Income.

Jan. 12 h, 1-81.

WILLIAM TEAGUE, Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

COWIGHAN, INCLUOING SALT SPRING AND ADJACENT ISLANDS.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 18×1, and payable at my office; Assessed Taxes, if paid on before June 30th, 1881, are collectible at the following rates:-

> 1 of I per cent. on Real Property. 5 cents per acre on Wild Land.
> One-fifth of 1 per cent, on Personal Property.
>
> 2 of 1 per cent, on Income.

If paid after June 30th, 1881:--

of 1 per cent, on Real Property.
Gents per acre on Wild Land.
of 1 per cent, on Personal Property. a ef 1 per cent. on Income.

Jan. 12th, 1881.

H. FRY, Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

OKANAGAN AND ROCK CREEK POLLING DIVISIONS OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and physible at my office; Assessed Taxes, if paid on or before June 30th, 1881, are collectible at the following rates, viz:-

> 1 of I per cent. on Real Property. 5 cents per acre on Wild Land,
> One-fifth of 1 per cent on Personal Property,
> ½ of 1 per cent, on Income.

If paid after June 30th, 1831:-

} of I per cent, on Real Property. 6 cents per acre on Wild Land, 4 of 1 per cent, on Personal Property. \$ of 1 per cent, on Income.

T. McK. LAMBLY.

Jan. 12th, 1881.

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

KAMLOOPS POLLING DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Jan. 12th, 1881.

Taxes, if paid on or before 30th Jane, 1881, are collectible at the following rates, viz.—

d of 1 per cent, on Real Property. Seems per acre on Wild Land. One-filth of 1 per cent on Personal Property. d of 1 per cent, on Income.

If paid after June 30th, 1881;-

1 of 1 per cent. on Real Property. 6 cents per acre on Wild Land.

4 of 1 per cent, on Personal Property.

of 1 per cent, on Income.

Jan. 12th, 1881.

GEORGE TUNSTALL Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

RICHFIELD POLLING DIVISION OF ELECTORAL DISTRICT OF CARIBOO.

NOTICE IS HEREBY GIVEN, in accordance with the Statut s, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my olice; Assessed Taxes, il paid on or before June 30th, 1881, are collectible at the following rates, viz:-

1 of 1 per cent. on Real Property.
5 cents per acre on Wild Land.
One-fifth of 1 per cent. on Personal Property.
2 of 1 per cent, on Income.

If paid after June 30th, 1881:-

½ of 1 per cent, on Real Property, 6 cents per acre on Wild Lan I.

1 of 1 per cent. on Personal Property.

of 1 per cent on Income.

G. BYRNES, Assessor and Collector.

Jan. 12/h, 1881.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

LIGHTNING POLLING DIVISION OF ELECTORAL DISTRICT OF CARIBOO.

OTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Taxes, if paid on or before June "Oth, 1881, are collectible at the following rates, viz:-

3 of 1 per cent. on Real Property.

5 cents per acre on Wild Lond. One-lith of I per cent on Personal Property.

 $\frac{1}{2}$ of 1 per cent. on Income.

If paid after June 30th, 1881:-

1 of 1 per cent, on Real Property.

6 cents per acre on Wild Land.
4 of 1 per cent. on Personal Property.
4 of 1 per cent. on Income.

S. ARCHER,

Jan. 12th. 1881

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

QUESNELMOUTH AND KEITHLEY CREEK POLLING DIVISIONS OF ELECTORAL DISTRICT OF CARIBOO.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the vear 1881, and payable at my office; Assessed Taxes, it paid on or before June 30th, 1881, are collectible at the following rates, viz:-

of t per cent on Real Property.
cents per acre on Wild Land.
One-filth of t per cent, on Personal Property
of t per cent on Income.

If paid after June 30th, 1881:-

½ of 1 per cent. on Real Property.
6 cents per acre on Wild Land.
½ of 1 per cent. on Personal Property.

\$ of 1 per cent, on lacome,

W. STEPHENSON,
Assessor and Collector,

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

LILLOOET DISTRICT AND WILLIAMS LAKE POLLING DIVISION OF CARIBOO.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Taxes if paid on or before June 30th, 1831, are collectible at the following rates viz:-

d of 1 per cent, on Real Property, 5 cents per acre on Wild Land, One-fifth of 1 per cent, on Personal Property.

 $\frac{1}{2}$ of 1 per cent. on Income.

If paid after June 30th, 1881.

of! per cent. on Real Property.
6 cents per acre on Wild Land.
d of! per cent. on Personal Property.

3 of 1 per cent. on Income.

Jan. 12/h, 1881.

WM. LIVINGSTONE,
Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

LYTTON AND CACHE CREEK POLLING DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Taxes, if paid on or before June 30th, 1881, are collectible at the following rates, viz:-

3 of 1 per cent. on Real Property. 5 cents per acre on Wild Land. One-fifth of 1 per cent, on Personal Property. ½ of 1 per cent, on Income.

If paid after June 30th, 1881.-

1/2 of I per cent. on Real Property. 6 cents per acre on Wild Land.
4 of t per cent, on Personal Property.
5 of t per cent, on Income.

FREDERICK HUSSEY,

Jan. 12th, 1881.

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

KOOTENAY DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year .881, and payable at my office; Assessed Taxes, If paid on or before June 30th, 1881, are collectible at the following rates, viz:

1/3 of 1 per cent, on Real Property.
5 cents per acre on Wild Land.
One-fifth of 1 per cent, on Personal Property. b of 1 per cent. on Income.

If paid after June 30th, 1831:

of 1 per cent, on Real Property.
6 cents per acre on Wild Land.
of 1 per cent, on Personal Property.

3 of 1 per cent. on Income

W. FERNIE,

Jan. 12/h, 1881.

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

CASSIAR DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year [83], and payable at my office; Assessed Taxes, Jan. 12th, 1881.

if paid on or before June 30th, 1881, are collectible at the following rates, viz:-

of 1 per cent, on Real Property.

because per acre on Wild Land.

One fifth of 1 per cent, on Personal Property.

 $\frac{1}{2}$ of 1 per cent. on Income.

If paid after June 30th, 1881 .-

Jan. 12th, 1881.

½ of I per cent, on Real Property.
6 cents per acre on Wild Land.
4 of 1 per cent, on Personal Property.
5 of 1 per cent, on Income.

J. L. CRIMP,
Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

VICTORIA DISTRICT,

INCLUDING VICTORIA CITY, VICTORIA, LAKE, NORTH AND SOUTH SAANICH, ESQUIMALT, HIGHLAND, METCHOSIN, SOOKE, ALBERNI, CLAYOQUOT, BARCLAY, QUATSINO, SALLAS ISLAND, AND JAMES' ISLAND, DISTRICTS.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office at the Treasury, James Bay, Victoria; Assessed Taxes if paid on or before June 30th, 1881, are collectible at the follow. ing rates, viz:-

1/3 of 1 per cent. on Real Property.
5 cents per acre on Wild Land.
One fifth of 1 per cent. on Personal Property.

1 of 1 per cent. on Income.

If paid after June 30th, 1881:-

½ of t per cent, on Real Property.
6 cents per acre on Wild Land.
½ of t per cent, on Personal Property.
¾ of 1 per cent, on Income.

R. JONES,

Jun. 12th, 1881.

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

McDAME CREEK, CASSIAR.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office; Assessed Taxes, if paid on or before June 30th, 1881, are collectible ut the following rates, viz .-

of 1 per cent. on Real Property.
5 cents per acre on Wild Land.
(Inc-fifth of 1 per cent. on Personal Property.

of 1 per cent, on Income.

If paid after June 30th, 1881:-

½ of 1 per cent, on Real Property. 6 cents per acre on Wild Land. ½ of 1 per cent, on Personal Property. ¾ of 1 per cent, on Income.

Jan. 12th, 1181.

R. POOLE,
Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

NANAIMO DISTRICT.

NOTICE 13 HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes levied under the Assessment Acts are now due for the year 1881, and payable at my office, Nanaimo; Assessed Taxes, if paid on or before June 30th, 1881, are collectible at the following rates, viz:—

\$ of 1 per cent, on Real Property. 5 cents on Wild Land.

One-fifth of I per cent. on Personal Property.

½ of 1 per cent, on Income.

If paid after June 30th, 1881:-

½ of I per cent. on Real Property.
6 cents per acre on Wild Land.
½ of : per cent. on Personal Property.

of 1 per cent. on Income

MARSHALL BRAY,

Assessor and Collector.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and all Taxes Levied under the Assessment Acts, are now due for the year 1881, and payable at my office; Assessed Tuxes, if paid on or before the 30th June, 1881, are collectible at the following rates, viz: -

Jof! per cent. on Real Property.

5 cents per acre on Wild Land

One fifth of 1 per cent. on Personal Property.

½ of 1 per cent. on Income.

If paid after June 30th, 1881:—

½ of 1 per cent, on Real Property.

6 cents per acre on Wild Land.

⅓ of 1 per cent. on Personal Property.

¾ of 1 per cent. on Income.

J. C. HUGHES,

Jan. 12th, 1881.

Assessor and Collector

THE COMPANIES' ACT, 1878.

CERTIFICATE OF INCORPORATION.

WE the undersigned, hereby certify that we desire to form, under the provisions of the "Companies" Act, 878," a company as hereinafter mentioned:

- 1. The corporate name of the Company shall be the "Burrard Inlet Fishing Company, Limited Liability.
- 2. The objects for which the Company shall be formed are the engaging in the trade r business of fishing; obtaining manufacturing, and selling fish oils; manufacturing and selling fish manufacturing and selling of real and personal estate for the purposes of the Company, and the engaging in general commerce, trade, and manu-
- 3 The capit I stock of the Company shall be twenty five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.
- 4. The time of the existence of the Company shall be fifteen years.
- 5. The number of Trustees shall be three, and their names are James Arnold Raymur, Charles Albert Verno, and Benjamin William Pearse, who shall manage the concerns of the Company for the first three months.
- 6 The principal place of business shall be at Burnard Inlet.
- 7. A stocholder shall not be individually liable for the debts or lia ilinies of the Corporation, but the liability of a shareholder shall be limited to his proportion, based upon the amount of his respective shares, to assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is holder, as shown by the stockholders' register book of the Corporation; assessments and and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shown on each share whin issued.

Dated at Victoria, this sixth day of May, one thousand eight hundred and eighty-one.

J. A. RAYMUR, Chas. A. Vernon, B. W. Pearse.

Witness,

J ROLAND HETT.

I hereby eertify that James Arnold Raymer, Charles Albert Vernon, a d Benjamin William Pearse, person by known to me appeared before me and acknowledged to me that they are the makers of the annexed Instrument that their names are subscribed thereto, and that they know the contects thereof.

In testimony whereof I have heren to set my hand and scal of office, at Victoria. this sixth day of May, one thousand eight hundred and eighty-one.

[L. S.]

J. ROLAND HETT, Notary Public.

NOTICE TO TAXPAYERS.

Assessment Act and School Tax.

NICOLA POLLING DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statutes, that School Tax and Il Taxes levied under the Assessment Acts are now due for the year 1881, and pay b'e at my office; Assessed Taxes, if paid on or before June 20th, 1881, are collectible at the following rates, viz:-

1/3 of 1 per cent. on Real Property.
5 cents per acre on Wild Land.
One-fifth of 1 per cent. on Personal Property.

¿ of 1 per cent, on Income. If paid after June 30th, 1881:-

 $rac{1}{2}$ of 1 per cent. on Real Property.

6 cents per acre on Wild Land. 4 of 1 per cent, on Personal Property.

🔞 of 1 per cent, on Income.

Jan. 12th, 1881.

J. CLAPPERTON, Assessor and Collector.

QUALIFICATION AND REGISTRATION OF VOTERS ACT, 1876.

NEW WESTMINSTER CITY DISTRICT.

NOTICE is hereby given, in accordance with Clause 9, sub-section f of he "Qualification and Registration of Voters Act, 1876," that I shall hold a Court of Revision for the District of New Westminster City, at the Court House New Westmin ter, on Monday, the 1st day of August, 1881, at 12 o'clock

J. C. HUGHES,

New Westminster, May 12th, 1881.

Collector.

QUALIFICATION AND REGISTRATION OF VOTERS ACT, 1876.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given, in accordance with Clause 9, sub-section f, of the "Qual feation and Regis ration of Voters Act, 187"," that I shall hold a Court of Revision for the Di trict of New Westminster, at the Court House New Westminster, on Monday, the 1st day of August, 1881 at 12 o'clock manner. noon.

J. C. HUGHES.

New Westminster, May 12th, 1881. Collector.

NOTICE.

OTICE IS HEREBY GIVEN, that I intend to make application to the Chief Commissioner of Lands and Works of the Province of British Columbia, for the purchase of one lumdred and eighty ac es, more or less, of Crown Land, being, when surveyed, the northern half of Section niceteen (19), Fownship three (3), Osoyoos District.

VINCENT DUTEAU.

Okanagan, B.C., 21st March, 1881

NOTICE.

OTICE is hereby given that I intend to apply, under the 6th clause of the "Land Ameedment 1879," to the Chief Commissioner of Lands and Act, 1879," to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land on Galiano Island.

The said land is West of and adjoining the Prompt on Claim of Henry Georgeson.

No mining or mineral claims are known to exist in the neighbourhood. A. TOD.

Victoria, B.C., April 4th, 1881.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to make application to purchase 160 acres of Crown Land, situate on the right bank of the Skeenn River, British Columbia, about three miles above the Aberdeen Cannery; commencing at a stake placed near high water mark, near the month of a small river emptying into the Skeena River, and running in a Westery direction forty chains; thence, in a Southerly direction, forty chains; thence, in an Easterly direction, forty chains; thence, in a Northerly direction, forty chains, back to the place of commencement

No mining claims or mineral lands are known to exist in the neighbourhood.

J. E. WHITE.

Inverness, B.C., March 10th, 1881.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to make application to purchase 160 acres of Crown Land, situate on the 1et bank of the Ske marker, British Columbia, about six miles above Part Essingto; commencing at a stake near high water mark and running in an Easte ly direction forty chains; thence, in a Northerly direction, forty chains; thence, in a Westerly direction, forty chains; thence, in a Southerly direction, forty chains; thence, in a Southerly direction, forty chains, back to the place of commencement. place of commencement.

No mining claims or mineral lands are known to exist in the neighbourhood.

J. H. TURNER.

Inverness, B. C., February 8th, 1881.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to apply to the Chief Commissioner of Lands and Works, under Section 6, "Land Amendment Act. 1879," to purchase three hundred and twenty acres of Crown Land, situate in Lillooet District; commencing at the South corner of my Pre-emption and running Ea t, forty chains, crossing the Lillo etclinton Road near the 10 mile-post; thence South, eighty chains; thence West, forty chains, crossing the road near the 18 mile-post; thence North, eighty chains to the point of starting.

No mining claims or minerals are known to exist upon said land

upon said land

A notice was posted upon the land on the 26th of March, 1881.

C. O'HALLORAN.

Pavilion, B.C., March 26th, 1881.

Re James K. Hockin.

PURSUANT to a Judgment of the Supreme Court of British Columbia, made in the matter of James K. Hockin, decensed, and in a cause Strass and Blooming date against Leiser, the Creditors of James K. Hockin, late of Cassiar Hotel, and Saloon keeper and Warehouseman, who died on or about the 18th of March, 180, are, on or before the 30th day of June, 1881, to send by post, pre-paid, to Mr. J. P. Walls, of Bastio a street, Victoria the Solicitor of the defandant, Simon Leiser, their Caristian and surnames, addresses, and descriptions, the full particulars of their claims, and statement of their accounts, and the nature of the securities, if any, held by them; or, in default thereof, they will be perem torily excluded from the benefit of the said judgment. Every creditor holding any security is to produce the same before the Registrar of the supreme Court at Victoria on Thursday, the "th day of July, 1881, at 11 o'clock in the orenoon, being the time appointed for adjudicating upon the claims.

Dated this first day of April, 1881.

JAMES C PREVOST,

Registrar Supremie Court of British Columbia.

J. Roland Hett,

Solicitor, Langley street. Victoria.

Solicitor, Langley street. Victoria.

GOLD COMMISSIONER'S NOTICE.

CASSIAR.

ON AND AFTER the 1st of October next, ell Mining Caims in the Cassiar District may be laid over till the 15th June, 1881, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

A. W. VOWELL, Gold Commissioner:

Laketon, 21st September, 18-0.

NOTICE.

OTICE IS HEREBY GIVEN, that the undersigned into ds o apply for permission to purchase 160 acres of unsurveyed land, situated on South side of Ic berg Bay, Nans River, about one mile South-west from Mud Islands; starting at stake marked A and running Ea t 40 chains to stake B, forming a water front; the ce South, 40 chains, to stake C; thence West, 40 chains, to stake D; thence North, 40 chains, to point of starting.

I have no knowledge of any mine in vicinity of said land, or other cause why it may not be purchased by me.

by me.

A copy of this notice was placed in a conspicuous place, on above land, on February 4th, 1881.

R. G. WELLWOOD.

Greenville. Naas River, April 27th, 1881.

NOTICE OF SALE BY SHERIFF.

Pursuant to "Execution against Lands Act, 1874."

IN THE SUPREME COURT OF BRITISH COLUMBIA.

FREDERICK W. FOSTER, Plaintiff, v. JOHN GALLAGHER, Defendant.

In obedience to a Writ of Fi. Fa., issued out of the Supreme Court of British Columbia, at Victoria, on the Second day of May, 1881, and to me directed in the above-named suit, for the sum of \$1,289 44 debt, and \$30 for costs, together with interest thereon from the 8th October, 1818, Lesides Sheriff's fees and poundage, I have seized and will self by auction, at the Court House, Clinton, on M NDAY the 21st day of June, 1881, at 12 o'clock noon, the Lands belonging to the said John Gallagher, as de cribed in this advertisement, or sufficient ther of to satisfy the judgment debt and expenses in this action:—

District.	No. of Lot.	Concise Description of Property.	ESTATE OR INTEREST.
Lillooet.	Lot 2, Group 1.	Lot 2, Block 1, on Dog Creek, containing Three Hundred and I Iwen y Acres, more or less, toge her with all Buildings erected thereon.	Estate in fce.

The Judgment was registered in the Land Registry Office, Victoria, against said Lands, on the 6th of November, 1878, by Edwin Johnson. GEORGE BYRNES,
Sheriff.

Victoria, B.C., May 19th, 1881.